APPLICATION FOR REGISTRATION BY HOLDING COMPANY/ INTERMEDIARY COMPANY

(To be typewritten and filed in duplicate)

The u	ınder	signed hereby makes application for registration as a Holding Company/Intermediary Company:					
1.	Name of Applicant						
	Address						
	(a)	(a) Name of subsidiary gaming applicant/licensee:					
2.	2. Indicate whether applicant is a: Corporation Partnership Limited Liability Company Other						
3.		mplete the following (if the applicant is a partnership, limited liability company, firm, trust, or other form of business anization, furnish similar information as that requested below):					
	(a)	State of incorporation/organization Date					
		Date of qualification to do business in the State of Nevada					
	(b)	A certified copy of the Articles of Incorporation, Articles of Organization, or a true copy of the Partnership Agreement is attached: Yes No					
		If no, state reasons					
	(c)	(c) A general description of the nature of the business. (Attach a separate page if necessary.)					
	(d)	A complete list of all stockholders, partners, or members showing the number of shares/interest held of record by each is filed herewith:					
		If no, state reasons					
	(e) List below the following information with respect to all partners, members, directors, and officers; and with respending employee actively and directly engaged in the administration or supervision of the activities of the applicant/licensee:						
		FULL NAME TITLE					

NOTE: Each officer, employee, member, director, partner, principal, trustee, or direct or beneficial owner of any interest in any application who the Licensing Authority determines is, or is to be come, engages in the administration or supervision of, or any other involvement with, the gaming activities of said subsidiary gaming licensee must file, in duplicate, a Personal History Record/Disclosure and other related application documents.

(f)	The terms, position, rights, and privileges of the SECURITY	different classes of TERMS AND POSIT		tstanding: RIGHTS AND PRIVILEGES	
(g)	The terms on which its securities are to be, and	d during the precedi	ng three (3) years have been	, offered to the public or	
	otherwise: SECURITY	TERM	S	DATE	
(h)	The terms and conditions of all outstanding I security device pertaining to the subsidiary licen SECURITY DEVICE AMOUNT	oans, mortgages, t isee: INTEREST		other indebtedness or	
(i)	The extent of the security holding or other in underwriters, partners, principals, trustees, or a remuneration as compensation for their service subsidiary gaming applicant/licensee:	any direct or benefi es, in the form of s	cial owner, whether corporate	e or otherwise, and any	
	NAME	TITLE	OR OTHER INTEREST	REMUNERATION	
(j)	Remuneration to others than members, director NAME A	s, and officers exce	eding \$75,000 per annum: TITLE	REMUNERATION	

(k)	Bonus and profit-sharing arrangements						
(I)	Management and service contracts:						
	NAME	CONTRACT	PURPOSE	TERMS			
(m)	Options existing or to be create						
	NAME	ADDRESS	TITLE	OPTIONS (Shares) OR OTHER INTERESTS			

5. The applicant agrees, if required:

- (a) To provide any further financial data or other information which the Licensing Agency may deem necessary or appropriate.
- (b) To submit herewith balance sheets and profit and loss statements certified by independent certified public accounts, for not more than the 3 preceding fiscal years, or, if the entity has not been in existence more than 3 years, such balance sheets and profit and loss statements from the time of its establishment.
- (c) To provide to the Licensing Agency an annual profit and loss statement and balance sheet, and a copy of its annual Federal Income Tax return within 30 days after such return is filed with the Federal Government.
- (d) To provide to the Licensing Agency, at least annually, a complete list of all stockholders, partners, or members after this registration is approved, and in all cases within 30 days after the annual meeting of owners showing the interest held by each. If the applicant's transfer agent, in the normal course of business, prepares quarterly reports, the applicant shall provide such shareholder list quarterly.
- (e) To file with the Licensing Agency a report containing a list of all registered equity security holders as of each record date fixed by the applicant for the determination of equity security holders entitled to vote, to receive dividends or other distributions, or to participate in any other corporate action.
- (f) To provide the names of all members, partners, directors, officers, and key executives within 30 days of their election or appointment.
- (g) To furnish to the Licensing Agency a copy of any document filed with the Securities and Exchange Commission or with any national or regional securities exchange, to be confidential in nature, or furnished by it to any of its equity security holders of any class.
- (h) That before it:
 - (1) Transfers any security (other than a security issued by it) to any other person;
 - (2) Sells, assigns, transfers, pledges, or makes other disposition of any new issue of security or any issue not previously approved by the Licensing Agency; or
 - (3) Borrows money to be used, either directly or indirectly, in the gaming operation, except short-term borrowing or loans secured from national banking institutions, or banking institutions chartered in the State of Nevada which shall be reported to the Licensing Agency
 - it shall file a report of its proposed action with the Licensing Agency.
 - If the Licensing Agency denies the request set forth above, the applicant shall not perform any of those acts so denied.
- (i) In the event it is required by Federal law to file any report or form with the Securities and Exchange Commission, it shall furnish to the Licensing Agency copies of all such reports and forms furnished to the Securities and Exchange Commission within 30 days after submission of such forms to the Securities and Exchange Commission.

THE OBLIGATIONS HEREIN CONTAINED ARE NOT INTENDED TO BE COMPLETE. CITY, COUNTY AND NEVADA LAWS AND REGULATIONS MUST BE FOLLOWED AND ARE APPLICABLE AT ALL TIMES.

STATE OF	
COUNTY OF	88.
knowledge that misrepresentation or failure to reveal refusal to issue a gaming license by a municipality, aware that later discovery of an omission or misreprethe revocation of a gaming license. Further, that I knowledge that the Gaming Control Act (NRS 463. matter before either the board or commission is guilty	, being duly sworn, depose and say that the above wledge and belief and that this statement is executed with the information requested may be deemed sufficient cause for the or by a county or by the State of Nevada. Further, that I am esentation made in the above statements may be grounds for am voluntarily submitting this application under oath with full 140(5)) provides that "Any person making false oath in any of perjury." I am voluntarily submitting this application under submit this application to appropriate municipal and county ses.
	APPLICANTEntity
	BySignature
	Title
SUBSCRIBED AND SWORN TO BEFORE ME	
THIS,	<u> </u>
Notary Public	<u> </u>

NOTICE
THIS APPLICATION MAY NOT BE WITHDRAWN WITHOUT THE PERMISSION OF THE LICENSING AGENCY